

Last updated: 4 October 2021



Australia

Signed: 3 December 2008 Ratified: 8 October 2012 Entered into force: 1 April 2013



Article 3 - Stockpile destruction and retention

Does not have cluster munition stockpiles

Article 4 - Clearance and risk reduction education

Does not have any contamination in areas under its jurisdiction or control

Article 5 - Victim assistance

Does not have cluster munition victims

Article 6 - International cooperation and assistance

Provided financial assistance in 2020 for mine action to: Afghanistan, Cambodia, Iraq, Myanmar, Nauru, Solomon Islands, Syria, Vanuatu and globally

Article 7 - Transparency measures

Initial transparency report submitted on 6 September 2013

Annual reports submitted covering: 2013, 2014, 2015, 2016, 2017, 2018, 2019, and 2020

Article 9 - National implementation measures

Enacted <u>Criminal Code Amendment (Cluster Munitions Prohibition) Act 2012</u> that includes penal sanctions as required by the CCM

CCM Coordination Committee membership 2019-2022

Thematic Coordinator on Stockpile Destruction and Retention

Focal point contact details

Capita

Dept. of Foreign Affairs and Trade: william.elischer@dfat.gov.au

Focal point contact details

Geneva

Ms. Michelle Carr: michelle.carr@dfat.gov.au